

## ATTORNEY DOCKET NO. 05015.0366U4 **PATENT**

# HE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Buchanan et al.	
Serial No.: 10/675,900	Group Art Unit: 1623
Date Filed: September 30, 2003	Examiner: Maier, Leigh C.
For: ACYLATED CYCLODEXTRIN: GUEST MOLECULE INCLUSION COMPLEXES	Confirmation No.: 6139

## **AMENDMENT TRANSMITTAL**

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NEEDLE & ROSENBERG, P.C. Customer No. 23859

April 27, 2006

Transmittal herewith is/are the following in the above-identified application:	
[V] Dominion Dominion	
[ ] Amendment [ X ] Response to Restriction Req	uirement
[ ] Petition to Extend Time [ ] Fee as calculated below	
[ ] Supplemental Declaration [X] No Additional Fee Required	
[ ] Terminal Disclaimer [ ] Corrected Drawings	

CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR		Present Extra	RATE	Additional Fee
Total Claims	56	minus	59	= 0	x \$9.00/18.00	\$0.00
Independent Claims	3	minus	3	= 0	x \$40.00/80.00	\$0.00
[] First Presentation of a Multiple Dependent Claim					+ \$135.00/270.00	N/A
EXTENSION FEE	1 <sup>st</sup> Month \$55/110 [ ]	2 <sup>nd</sup> Month \$215/430 [ ]	3 <sup>rd</sup> Month \$490/980 [ ]	4 <sup>th</sup> Month \$765/1530 [ ]		\$0.00
		···			TOTAL FEE DUE	\$0.00

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No fee is believed due; however, the Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 14-0629.

Respectfully submitted,

Christopher L. Curfman, JD, PhD

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Date

April 27, 2006

Christopher L. Curfman



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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of		
Buchanan et al.	)	Art Unit: 1623
Application No. 10/675,900	)	Examiner: Maier, Leigh C
Filing Date: September 30, 2003	)	Confirmation No. 6139
For: ACYLATED CYCLODEXTRIN: GUEST MOLECULE INCLUSION COMPLEXES	)	

## RESPONSE TO RESTRICTION REQUIREMENT

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 NEEDLE & ROSENBERG, P.C. Customer Number 23859

April 27, 2006

Sir:

In the Office Action dated March 28, 2006, the Examiner has restricted the application and has required an election of one of following two groups.

- I. Claims 1-22 and 26-59, drawn to a composition comprising an inclusion complex (acylated cyclodextrin and guest molecule) and a polymer, classified in class 424, subclass 400+; and
- II. Claims 23-25, drawn to process for preparing composition comprising an inclusion complex (acylated cyclodextrin and guest molecule) and a polymer, classified in class 523, subclass 1+.

As required in response to this Action, Applicants provisionally elect Group I, Claims 1-22 and 26-59, with traverse.

Applicants respectfully request that the restriction requirement be reconsidered. For a restriction requirement to be proper, the Examiner must satisfy the following two criteria: (1) the existence of independent and distinct inventions (35 U.S.C. § 121); and (2) that the search and examination of the entire application cannot be made without *serious burden* on the Examiner. M.P.E.P. § 803 provides:

If the search and examination of an entire application can be made without serious burden, the Examiner <u>must</u> examine it on the merits, even though it includes claims to distinct or independent inventions. (*Emphasis added*.)

Applicants respectfully submit that the Examiner has not shown that the second requirement has been met. Specifically, there has been no showing that it would be a *serious burden* to search and examine the four groups together.

For the reasons stated above, Applicants respectfully assert that restriction of the claims as set forth by the Examiner would be contrary to promoting efficiency, economy and expediency in the Patent Office and further point out that restriction by the Examiner is discretionary (M.P.E.P. § 803.01). Examining all of the claims together would eliminate the necessity of prosecuting multiple, separate, yet intimately related applications. Thus, Applicants respectfully request that all of the claims of this application be examined together. Consequently, reconsideration and modification or withdrawal of the restriction requirement is requested.

Applicants also wish to remind the Examiner of the guidelines for rejoinder of claims as set forth in M.P.E.P. § 821.04, as they apply to the pending claims of the instant application.

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#### **CONCLUSION**

Applicants provisionally elect Group I, claims 1-22 and 26-59, with traverse. Claims 1-59 are pending.

No fee is believed to due; however, the Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. 14-0629.

Respectfully submitted, NEEDLE & ROSENBERG, P.C.

Christopher L. Curfman, JD, PhD Registration No. 52,787

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#### **CERTIFICATE OF MAILING UNDER 37 CFR § 1.8**

I hereby certify that this correspondence and the documents mentioned therein are being deposited with the United States Postal Service in an envelope addressed to: MAIL STOP AMENDMENT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA. 22313-1450, on the date indicated below

Christopher L. Curfman, JD, PhD

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